#### SURFACE TRANSPORTATION BOARD

#### **DECISION**

#### Docket No. FD 36250

R. J. CORMAN RAILROAD GROUP, LLC AND R. J. CORMAN RAILROAD COMPANY, LLC—ACQUISITION OF CONTROL EXEMPTION—NASHVILLE AND WESTERN RAILROAD CORP. AND NASHVILLE & EASTERN RAILROAD CORP.

### MOTION FOR PROTECTIVE ORDER

Decided: November 21, 2018

On November 9, 2018, R. J. Corman Railroad Group, LLC (RJCG), a noncarrier holding company, and its wholly owned subsidiary, R. J. Corman Railroad Company, LLC (RJCR), jointly filed a verified notice of exemption pursuant to 49 C.F.R. § 1180.2(d)(2) to acquire control of the following Class III railroads: Nashville and Western Railroad Corp. (NWRR) and Nashville & Eastern Railroad Corp. (NERR). NWRR and NERR are currently controlled by William J. Drunsic.

Concurrently with their verified notice, RJCG and RJCR moved for a protective order and submitted under seal an unredacted Agreement and Plan of Merger and Sale and Purchase of Equity Interests (Agreement) governing the transaction. RJCG and RJCR assert that the Agreement reflects extensive private negotiations and contains commercially sensitive and confidential terms and information. They assert that public release of the Agreement could cause competitive or other injury.

Good cause exists to grant the motion for protective order, which conforms to the Board's rules at 49 C.F.R. § 1104.14 governing protective orders to maintain the confidentiality of materials submitted to the Board. Issuance of a protective order will ensure that confidential and highly confidential information will be protected. Accordingly, the motion for protective order will be granted, and the modified protective order and undertakings, which are attached in the Appendix to this decision, will be adopted.

## It is ordered:

- 1. The motion for protective order is granted and the modified protective order and undertakings in the Appendix to this decision are adopted.
- 2. Materials designated as confidential or highly confidential will be kept under seal by the Board and not placed in the public docket or otherwise disclosed to the public, unless the appropriate attached undertaking is executed and the terms of the protective order are followed, or unless otherwise ordered by the Board.

3. The decision is effective on its service date.

By the Board, Scott M. Zimmerman, Acting Director, Office of Proceedings.

#### **APPENDIX**

- 1. Any party producing information, data, documents or other material (hereinafter collectively referred to as "material") in discovery to another party to this proceeding, or submitting material in pleadings, that the party in good faith believes reflects proprietary or confidential information, may designate and stamp such material as "CONFIDENTIAL," and such material must be treated as confidential. Such material, any copies, and any data or notes derived therefrom:
  - A. Shall be used solely for the purpose of this proceeding and any judicial review proceeding arising herefrom, and not for any other business, commercial, or competitive purpose.
  - B. May be disclosed only to employees, counsel, or agents of the party requesting such material who have a need to know, handle, or review the material for purposes of this proceeding and any judicial review proceeding arising herefrom, and only where such employee, counsel, or agent has been given and has read a copy of this Protective Order, agrees to be bound by its terms, and executes the attached Undertaking for Confidential Material, prior to receiving access to such materials.
  - C. Must be destroyed by the requesting party, its employees, counsel, and agents, at the completion of this proceeding and any judicial review proceeding arising herefrom. However, outside counsel and consultants for a party are permitted to retain file copies of all pleadings filed with the Board.
  - D. If contained in any pleading filed with the Board shall, in order to be kept confidential, be filed only in pleadings submitted in a package clearly marked on the outside "Confidential Materials Subject to Protective Order." <u>See</u> 49 C.F.R. § 1104.14.
- 2. Any party producing material in discovery to another party to this proceeding, or submitting material in pleadings, may in good faith designate and stamp particular material, such as material containing shipper-specific rate or cost data or other competitively sensitive information, as "HIGHLY CONFIDENTIAL." If any party wishes to challenge such designation, the party may bring such matter to the attention of the Board. Material that is so designated may be disclosed only to outside counsel or outside consultants of the party requesting such materials who have a need to know, handle, or review the materials for purposes of this proceeding and any judicial review proceeding arising herefrom, provided that such outside counsel or outside consultants have been given and have read a copy of this Protective Order, agree to be bound by its terms, and execute the attached Undertaking for Highly Confidential Material prior to receiving access to such materials. Material designated as "HIGHLY CONFIDENTIAL"

and produced in discovery under this provision shall be subject to all of the other provisions of this Protective Order, including without limitation paragraph 1(a), (c), and (d).

- 3. In the event that a party produces material which should have been designated as "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" and inadvertently fails to designate the material as "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL," the producing party may notify the other party in writing within five days of discovery of its inadvertent failure to make the confidentiality designation. The party who received the material without the confidentiality designation will return the non-designated portion (including any and all copies) or destroy it, as directed by the producing party, or take such other steps as the parties agree to in writing. The producing party will promptly furnish the receiving party with properly designated material.
- 4. In the event that a party inadvertently produces material that is protected by the attorney-client privilege, work product doctrine, or any other privilege, the producing party may make a written request within a reasonable time after the producing party discovers the inadvertent disclosure that the other party return the inadvertently produced privileged document. The party who received the inadvertently produced document will either return the document to the producing party or destroy the document immediately upon receipt of the written request, as directed by the producing party. By returning or destroying the document, the receiving party is not conceding that the document is privileged and is not waiving its right to later challenge the substantive privilege claim, provided that it may not challenge the privilege claim by arguing that the inadvertent production waived the privilege.
- 5. If any party intends to use "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material at hearings in this proceeding, or in any judicial review proceeding arising herefrom, the party so intending shall submit any proposed exhibits or other documents setting forth or revealing such "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material to the Board, or the court, as appropriate, with a written request that the Board or the court: (a) restrict attendance at the hearings during discussion of such "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material; and (b) restrict access to the portion of the record or briefs reflecting discussion of such "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material in accordance with the terms of this Protective Order.
- 6. If any patty intends to use "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material in the course of any deposition in this proceeding, the party so intending shall so advise counsel for the party producing the materials, counsel for the deponent, and all other counsel attending the deposition, and all portions of the deposition at which any such "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material is used shall be restricted to persons who may review the material under this Protective Order. All portions of deposition transcripts and/or exhibits that consist of or disclose "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material shall be kept under

seal and treated as "CONFIDENTIAL" and/or "HIGHLY CONFIDENTIAL" material in accordance with the terms of this Protective Order.

- 7. Each party is ordered to produce to the other party documents or information which, because of confidentiality provisions, cannot be produced without a Board order directing their production to the extent that (1) the other party has requested that the documents be produced in discovery, and (2) the parties agree that the requested documents would be properly discoverable in this proceeding but for the confidentiality provision(s). Such documents shall be required to be produced only after the other party(ies) who are entitled to prior notice have been provided written notice and a reasonable opportunity to object to that production and obtain a ruling from the Board on that objection. Any documents produced pursuant to this Section 7 shall be treated as "HIGHLY CONFIDENTIAL" and shall otherwise be subject to the terms of this Protective Order. To the extent that material reflecting the terms of contracts, shipper-specific data, traffic data, or other proprietary information is produced by a party in this or any related proceedings and is held and used by the receiving person in compliance with this Protective Order, such production, disclosure, and use of the material and of the data that the material contains will be deemed essential for the disposition of this and any related proceedings and will not be deemed a violation of 49 U.S.C. § 11904.
- 8. Except for this proceeding, the parties agree that if a party is required by law or order of a governmental or judicial body to release "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" material produced by the other party or copies or notes thereof as to which it obtained access pursuant to this Protective Order, the party so required shall notify the producing party in writing within three working days of the determination that the "CONFIDENTIAL" material, "HIGHLY CONFIDENTIAL" material, or copies or notes are to be released, or within three working days prior to such release, whichever is soonest, to permit the producing party the opportunity to contest the release.
- 9. Information that is publicly available or obtained outside of this proceeding from a person with a right to disclose it shall not be subject to this Protective Order even if the same information is produced and designated as "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" in this proceeding.
- 10. Each party has a right to view its own data, information and documentation (i.e., information originally generated or compiled by or for that party), even if that data, information and documentation has been designated as Highly Confidential by a producing party, without securing prior permission from the producing party. If a party (the "filing party") files and serves upon the other party (the "reviewing party") a pleading or evidence containing the filing party's Highly Confidential material, the filing party shall also prepare and serve contemporaneously upon the reviewing party a Confidential Version of the pleading or evidence from which the filing party's Highly Confidential material has been redacted. The Confidential Version may be provided in hardcopy or electronic format at the option of the filing party, and may be disclosed to

those personnel employed by the reviewing party who have read a copy of this Protective Order and executed the attached Undertaking for Confidential Material ("In-house Personnel"). In lieu of preparing a "CONFIDENTIAL" version, the filing party may (simultaneously with the party's submission to the Board of its "HIGHLY CONFIDENTIAL" version) make available to outside counsel for any other party a list of all "HIGHLY CONFIDENTIAL" information that must be redacted from its "HIGHLY CONFIDENTIAL" version prior to review by in-house personnel, and outside counsel for any other party must then redact that material from the "HIGHLY CONFIDENTIAL" version before permitting any clients to review the submission.

11. Any party filing with the Board a "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" pleading in this proceeding shall simultaneously file a public version of the pleading.

# **UNDERTAKING**

## **CONFIDENTIAL MATERIAL**

bound by its terms. I agree not to use or permit this Undertaking, or to use or permit the use of a result of receiving such data or information, presentation of evidence and argument in STB proceeding arising herefrom. I further agree nunder this Protective Order to any person who hereof. At the conclusion of this proceeding a	ot to disclose any data or information obtained has not executed an Undertaking in the form and any judicial review proceeding arising herefrom, ignated documents obtained or made by me or by king with me, provided, however, that outside	
I understand and agree that money damages would not be a sufficient remedy for breach of this Undertaking and that parties producing confidential documents shall be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach, and I further agree to waive any requirement for the securing or posting of any bond in connection with such remedy. Such remedy shall not be deemed to be the exclusive remedy for breach of this Undertaking but shall be in addition to all remedies available at law or equity.		
Signed:		
Dated: _		

### **UNDERTAKING**

## HIGHLY CONFIDENTIAL MATERIAL

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As outside [counsel] [consultant] for	, for which I am acting in this
proceeding, I have read the Protective Order governing th	
Docket No. FD 36250, understand the same, and agree to	•
not to disclose any data, information or material designate	· · · · · · · · · · · · · · · · · · ·
person or entity who: (i) is not eligible for access to HIG	HLY CONFIDENTIAL material under
the terms of the Protective Order, or (ii) has not executed	a HIGHLY CONFIDENTIAL
undertaking in the form hereof. I also understand and agr	ee, as a condition precedent to my
receiving, reviewing, or using copies of any documents de	esignated "HIGHLY
CONFIDENTIAL," that I will limit my use of those docu	ments and the information they contain
to this proceeding and any judicial review proceeding aris	ing herefrom, that I will take all
necessary steps to assure that said documents and informa	±
by any outside counsel or outside consultants working with	th me, that under no circumstances will I
permit access to said documents or information by person	nel of my client, its subsidiaries,
affiliates, or owners, and that at the conclusion of this pro	ceeding and any judicial review
proceeding arising herefrom, I will promptly destroy any	copies of such designated documents
obtained or made by me or by any outside counsel or outs	ide consultants working with me,
provided, however, that outside counsel may retain file co	ppies of pleadings filed with the Board. I
further understand that I must destroy all notes or other do	ocuments containing such highly
confidential information in compliance with the terms of	the Protective Order. Under no
circumstances will I permit access to documents designate	ed "HIGHLY CONFIDENTIAL" by, or
disclose any information contained therein to, any persons	s or entities for which I am not acting in
this proceeding.	Ç

I understand and agree that money damages would not be a sufficient remedy for breach of this Undertaking and that parties producing confidential documents shall be entitled to specific performance and injunctive or other equitable relief as a remedy for any such breach, and I further agree to waive any requirement for the securing or posting of any bond in connection with such remedy. Such remedy shall not be deemed to be the exclusive remedy for breach of this Undertaking but shall be in addition to all remedies available at law or equity.

Signed	
Ü	OUTSIDE [COUNSEL] [CONSULTANT] TO
	[Dorty Nama]
	[Party Name]
Dated:	